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10/590,382	06/20/2007	Juha Telimaa	2747-8	6984	
23117 77590 07/22/2008 NIXON & VANDERHYF, PC 901 NORTH GLEBBE ROAD, 11TH FLOOR			EXAM	EXAMINER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/590,382 TELIMAA ET AL. Office Action Summary Examiner Art Unit MARK SHABMAN 2856 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 07 April 2008. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 10-21 is/are pending in the application. 4a) Of the above claim(s) _____ is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 10-21 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 23 August 2006 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s)

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date 04/07/2008.

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

6) Other:

Notice of Informal Patent Application

Art Unit: 2856

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 10-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kriz US PGPub 2002/0005075 (hereinafter referred to as Kriz) in view of the admitted prior art in the background of the invention.

Regarding claim 10, Kriz discloses a hand-held pipette comprising a calibration system. Figure 2 shows a block diagram of the system comprising a controller 46 ("control system"), a "user interface" 32, and an electronic display 35 in which volumes are shown. The system comprises a motor driven piston for controlling aspiration or dispensing of the pipette (paragraph [0019] and figures 1 and 2). The pipette further comprises a method of calibration of the system which is described in detail in paragraphs [0025]-[0032]. During calibration, a "real volume obtained with an indicated volume" is input to the system and is adjusted to the desired target. The volume is then measured by the system and a calibration factor is set based on the input values. The process of calibration is used for future readings, thus the calibration factor would be stored in the memory of the system as claimed. Paragraph [0033] describes the

Art Unit: 2856

adjustment of the piston/motor assembly during the calibration process to correct for the error in the readings of the pipette, thus corresponding to the real dosing volume.

Paragraph [0030] describes setting a calibration factor of, for example, 0.997 which would correspond to a "resolution factor" of 0.03%.

The background of the invention as admitted by the applicant discloses a method of "single point" calibration in which an input corresponding to a real volume is entered into the system and the control system calculates and changes the value of the correction coefficient ("calibration settings") based on this real volume. These calibration settings would be stored in a memory in order to be used effectively and the "stroke length or volume indicated on the display" is set so that the dosed volume equals the indicated with maximum accuracy. It would have been obvious to one of ordinary skill in the art at the time of invention to combine the method of calibration as disclosed by the applicant in the background with the method of Kriz in order to calibrate the pipette with maximal accuracy. The method as admitted discloses the use of calibration on a pipette with a volume of 200 micro liters in which the precision is set to 0.2 micro liters. However it would have been obvious to one of ordinary skill in the art at the time of invention to use the method on any size pipette with a similar precision which could generate much smaller resolutions as the volume increased (i.e. 1000 micro liters with 0.2 micro liter precision would yield a resolution of 0.02%). Further, the specification of the present application does not disclose how a resolution of 0.1%, 0.05% or 0.01% is achieved over the prior art methods. It was known in the art that the greater precision due to a reduced error is beneficial in returning accurate and reliable

Art Unit: 2856

results, therefore merely indicating that a lower resolution is desired is would have been obvious to one of ordinary skill in the art at the time of invention.

Regarding claim 11, paragraph [0034] of Kriz discloses using calibration to control the stop position of the piston which reads on the "stroke length" as claimed in that the distance from the start position to the calculated stop position is the stroke length.

Regarding claim 12, figures 1 and 2 both show a motor in the system for controlling the piston (paragraphs [0019] and [0046]). Further, the method disclosed in the background of the invention discusses correction of the stroke length of the piston based on the calibration settings.

Regarding claim 13, paragraph [0024] of Kriz describes an Adjust function in which the volume desired for dosing is selected.

Regarding claim 14, paragraph [0034] describes the calibration technique as involving multiple aspirations of the pipette and calibrating based on the actual quantity of fluid, thus reading on the at least two indicated volumes.

Regarding claim 15, Kriz discloses the invention in its entirety but does not explicitly mention calibration calculation with the real volume linearly dependent on the set volume. The background of the present invention states that "calibration is generally performed assuming that the set volume and the dosing volume are linearly interdependent". It would have been obvious to one of ordinary skill in the art at the time of invention to use the same calibration method as disclosed since it was a well known method at the time of invention for yielding accurate results.

Art Unit: 2856

Regarding claim 16, paragraph [0010] of Kriz describes the use of a processor and memory for storing presets for piston stop positions and volume compensation algorithms. Paragraph [0035] further describes the preset volumes which can be loaded into the memory of the processor. Since the various volume measurement settings are stored in the memory to save time in changing settings, it would have been obvious to one of ordinary skill in the art at the time of invention to store calibration settings as well in a similar manner for the same reasons. Storing such data in "parallel" as claimed would allow for each piece of data to be accessed independently of the others depending on the volume which is being measured.

Regarding claim 17, Kriz discloses a hand-held pipette comprising a calibration system. Figure 2 shows a block diagram of the system comprising a controller 46 ("control system"), a "user interface" 32, and an electronic display 35 in which volumes are shown. The system comprises a motor driven piston for controlling aspiration or dispensing of the pipette (paragraph [0019] and figures 1 and 2). The pipette further comprises a method of calibration of the system which is described in detail in paragraphs [0025]-[0032]. During calibration, a "real volume obtained with an indicated volume" is input to the system and is adjusted to the desired target. The volume is then measured by the system and a calibration factor is set based on the input values. The process of calibration is used for future readings, thus the calibration factor would be stored in the memory of the system as claimed. Paragraph [0033] describes the adjustment of the piston/motor assembly during the calibration process to correct for the error in the readings of the pipette, thus corresponding to the real dosing volume.

Art Unit: 2856

Paragraph [0030] describes setting a calibration factor of, for example, 0.997 which would correspond to a "resolution factor" of 0.03% however depending on how precise the measurements need to be, any number could be chosen including 0.05% or 0.01%.

The background of the invention as admitted by the applicant discloses a method of dual point calibration in which input corresponding to real volumes obtained with two volume settings ("real volumes obtained with at least tow indicated volumes") is entered into the system and the control system calculates and changes the value of the two constants in a calibration formula ("calibration settings") based on this real volume. These calibration settings would be stored in a memory in order to be used effectively and the "stroke length or volume indicated on the display" is set so that the dosed volume equals the indicated with maximum accuracy. It would have been obvious to one of ordinary skill in the art at the time of invention to combine the method of calibration as disclosed by the applicant in the background with the method of Kriz in order to calibrate the pipette with maximal accuracy. The method as admitted discloses the use of calibration on a pipette with a volume of 200 micro liters in which the precision is set to 0.2 micro liters. However it would have been obvious to one of ordinary skill in the art at the time of invention to use the method on any size pipette with a similar precision which could generate much smaller resolutions as the volume increased (i.e. 1000 micro liters with 0.2 micro liter precision would yield a resolution of 0.02%). Further, the specification of the present application does not disclose how a resolution of 0.1%, 0.05% or 0.01% is achieved over the prior art methods. It was known in the art that the greater precision due to a reduced error is beneficial in

Art Unit: 2856

returning accurate and reliable results, therefore merely indicating that a lower resolution is desired is would have been obvious to one of ordinary skill in the art at the time of invention.

Regarding claim 18, Kriz discloses a hand-held pipette and method for operation, including a calibration system. Figure 2 shows a block diagram of the system comprising a controller 46 ("control system"), a "user interface" 32, and an electronic display 35 in which volumes are shown. The system comprises a motor driven piston for controlling the volume of liquid aspired or dispensed from the pipette (paragraph [0019] and figures 1 and 2). The pipette further comprises a method of calibration of the system which is described in detail in paragraphs [0025]-[0032]. During calibration, a "real volume obtained with an indicated volume" is input to the system and is adjusted to the desired target. The volume is then measured by the system and a calibration factor is set based on the input values. The process of calibration is used for future readings, thus the calibration factor would be stored in the memory of the system as claimed. Paragraph [0033] describes the adjustment of the piston/motor assembly during the calibration process to correct for the error in the readings of the pipette, thus corresponding to the real dosing volume. Paragraph [0030] describes setting a calibration factor of, for example, 0.997 which would correspond to a "resolution factor" of 0.03% however depending on how precise the measurements need to be, any number could be chosen including 0.05% or 0.01%. Further, the specification of the present application does not disclose how a resolution of 0.1%, 0.05% or 0.01% is

Art Unit: 2856

achieved over the prior art methods. It was known in the art that the greater precision due to a reduced error is beneficial in returning accurate and reliable results, therefore merely indicating that a lower resolution is desired is would have been obvious to one of ordinary skill in the art at the time of invention.

Paragraph [0010] of Kriz describes the use of a processor and memory for storing presets for piston stop positions and volume compensation algorithms.

Paragraph [0035] further describes the preset volumes which can be loaded into the memory of the processor. Since the various volume measurement settings are stored in the memory to save time in changing settings, it would have been obvious to one of ordinary skill in the art at the time of invention to store calibration settings as well in a similar manner for the same reasons. Storing such data in "parallel" as claimed would allow for each piece of data to be accessed independently of the others depending on the volume which is being measured.

Regarding claim 19, the method as admitted discloses the use of calibration on a pipette with a volume of 200 micro liters in which the precision is set to 0.2 micro liters. However it would have been obvious to one of ordinary skill in the art at the time of invention to use the method on any size pipette with a similar precision which could generate much smaller resolutions as the volume increased (i.e. 2000 micro liters with 0.2 micro liter precision would yield a resolution of 0.02%).

Regarding **claim 20**, the background of the invention as admitted by the applicant discloses a method of dual point calibration in which input corresponding to real volumes obtained with two volume settings ("real volumes obtained with at least

Art Unit: 2856

two indicated volumes") is entered into the system and the control system calculates and changes the value of the two constants in a calibration formula ("calibration settings") based on this real volume.

Regarding claim 21, Kriz discloses a hand-held pipette comprising a calibration system. Figure 2 shows a block diagram of the system comprising a controller 46 ("control system"), a "user interface" 32, and an electronic display 35 in which volumes are shown. The system comprises a motor driven piston for controlling aspiration or dispensing of the pipette (paragraph [0019] and figures 1 and 2). The pipette further comprises a method of calibration of the system which is described in detail in paragraphs [0025]-[0032]. During calibration, a "real volume obtained with an indicated volume" is input to the system and is adjusted to the desired target. The volume is then measured by the system and a calibration factor is set based on the input values. The process of calibration is used for future readings, thus the calibration factor would be stored in the memory of the system as claimed. Paragraph [0033] describes the adjustment of the piston/motor assembly during the calibration process to correct for the error in the readings of the pipette, thus corresponding to the real dosing volume. Paragraph [0030] describes setting a calibration factor of, for example, 0.997 which would correspond to a "resolution factor" of 0.03%.

The background of the invention as admitted by the applicant discloses a method of "single point" calibration in which an input corresponding to a real volume is entered into the system and the control system calculates and changes the value of the

Art Unit: 2856

correction coefficient ("calibration settings") based on this real volume. These calibration settings would be stored in a memory in order to be used effectively and the "stroke length or volume indicated on the display" is set so that the dosed volume equals the indicated with maximum accuracy. It is also noted that the set volume and the dosing volume are linearly interdependent as claimed and the eangular coefficient of the linear equation is present in the equation provided. The method as admitted discloses the use of calibration on a pipette with a volume of 200 micro liters in which the precision is set to 0.2 micro liters yielding a resolution of 0.1%. It would have been obvious to one of ordinary skill in the art at the time of invention to combine the method of calibration as disclosed by the applicant in the background with the method of Kriz in order to calibrate the pipette with maximal accuracy.

Response to Arguments

Applicant's arguments with respect to claims 10-21 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

Art Unit: 2856

TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MARK SHABMAN whose telephone number is (571)270-3263. The examiner can normally be reached on M-F 7:30am - 5:00pm, EST (Alternating Fridays Off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hezron Williams can be reached on (571) 272-2208. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Art Unit: 2856

/M. S./ Examiner, Art Unit 2856 /Hezron Williams/ Supervisory Patent Examiner, Art Unit 2856